IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

RE APPLICATION OF: Clendennen et al.

SERIAL No.: 09/811,093

FILED: March 16, 2001

FOR: MELON PROMOTERS FOR EXPRESSION OF

TRANSGENES IN PLANTS

Assistant Commissioner for Patents Washington, D.C. 20231

Francisco, CA 94083-0511.

EXAMINER: Mehta, A.

ART UNIT:

1638

Confirmation No. 8290

#11

REQUEST FOR WITHDRAWAL AS ATTORNEY (37 C.F.R. § 10.40(c))

REQUEST FOR PERMISSION TO WITHDRAW

1. I, a patent agent signing below, respectfully request permission to withdraw from all further responsibility in this case, in accordance with 37 C.F.R. § 1.36.

(complete the following item, if appropriate)

	☐ Because the amendment referred to in item 4A(iii) below is a continuing application signed only by an attorney named below under			
			37 C.F.R. § 1.60(b),	
			37 C.F.R. § 1.62(c),	
		this w	ithdrawal request is also for such continuing applica	
			LAST KNOWN ADDRESS OF CLIENT	
2.	The last k	nown m	nailing address of the:	Marin Marin Comment of the Comment o
		invent assigr	tor(s) nee of the entire interest is	6PME, 10600
	Exelix	is Plant	t Sciences, Inc. 170 Harbor Way, P. O. Box 511, Sciences	outh San



BASIS FOR WITHDRAWAL REQUEST

3. The basis for the request for withdrawal is 37 C.F.R. 10.40(c). Explanation (including brief description of exhibits, if any):

Client's letter dated 06/27/02 stating that they will continue prosecution of the case in-house. Copy of the letter is enclosed herewith.

ALLOWANCE OF TIME FOR CLIENT TO ACT

4. Sta	atus of this Application					
	A. Re	sponse due (if any)				
		(i) There is no outstanding term for response.				
		(ii) $\ \ \boxtimes \ \ \mbox{There}$ is an outstanding term for response that is set to expire				
		on August 8, 2002.				
		The above term is extendible under 37 C.F.R. § 1.136(a), until				
November 8, 2002.						
		(complete the following, if applicable)				
		(iii) Also submitted herewith, is a response to the outstanding Official Action.				
	B. Tin	ne Left for Response				
C.F.R	Theref § 1.130	ore, the amount of time for response, including extension under 37 6(a), is:				
	\boxtimes	at least three months.				
		cannot be calculated because this case is awaiting action by the PTO.				

NOTIFICATION OF CLIENT

5. In accordance with 37 C.F.R. § 10.40(a), a copy of this request, including attachments, is being sent to the client.

A copy of the letter to the client is attached.

Note: A practitioner shall not withdraw from employment without giving due notice to his or her client, 37 C.F.R. § 10.40(a).

NUMBER OF COPIES OF REQUEST

6. This request is enclosed in triplicate.

Note: To expedite the handling of request for permission to withdraw as attorney under 37 C.F.R. § 1.36 submit the request in triplicate (original and two copies.) Notice of September 3, 1985 (1058 O.G. 32).



7. Related Applications for Which Withdrawal is Requested

7. Related Applications for virting awar is recipied
Withdrawal also is (has been) requested in the following related application of the:
(check all applicable items)
□ inventor(s):
□ assignee:
□ common representative:
Application Number Group Status of Withdrawal request
SIGNATURE(S) OF WITHDRAWING ATTORNEY(S) (PRACTITIONER(S))
Note: Each attorney of record must sign the notice of withdrawal or the notice of withdrawal must contain a clear indication of one attorney signing on behalf of another. M.P.E.P. § 402.06, 6 th ed., rev. 3.
8. Signature(s) of the attorney(s) withdrawing (or signature of an authorized attorney on behalf of an attorney withdrawing)
Peter J. Dehlinger, Registration No. 28,006 Judy M. Mohr, Registration No. 38,563 LeeAnn Gorthey, Registration No. 37,337 Linda R. Judge, Registration No. 42,702 Larry W. Thrower, Registration No. 47,994 Signature of withdrawing attorney (practitioner) Peter J. Dehlinger, Registration No. 28,006

Peter

Correspondence Address: Customer No. 22918 Phone: 650 838-4401